TAB

<u>PROBLEM</u>: Whereas applicable Armed Forces Regulations sutherised the payment of transportation expenses of dependents of military personnel to their places of residence when concurrent travel to an overseas post is not authorized, there is no authorization in regulations or law for the payment of such expenses of dependents of civilian personnel under similar conditions.

Of the type referred to above have not been reimbursed to civilian employees. Although there have been a few instances where payment of expenses of this type have been requested, the question has not as yet become a general problem. The policy of not recognizing claims of this type appears to be consistent with recommendations on the general questions of the payment of costs of transportation and per disa where TDY assignments of employees is involved. Implementation of those recommendations should result in the further clarification of this question.

CONTEMBATION: That the policy of not paying transportation expenses involved in the return of dependents to their places of residence where concurrent travel from point of TDT to overseas stations is not authorized, be reaffirmed.

**ILLEGIB** 

**ILLEGIB** 

**ILLEGIB**